

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
MCALLEN DIVISION

UNITED STATES OF AMERICA

V.

Case No. 7:19-CR-1097

JONATHAN WILLIAMS,

DEFENDANT

**DEFENDANT JONATHAN WILLIAMS'  
MOTION TO ALLOW COUNSEL TO USE LAPTOP AND CELL PHONE DURING  
TRIAL**

TO THE HONORABLE RANDY CRANE:

The Defendant in the above styled and numbered cause, Jonathan Williams, respectfully requests that this Court allow counsel to use his laptop and cell phone during trial. In support, Mr. Williams shows the following:

Local rules currently prohibit counsel from taking his cell phone and laptop into the Federal Court Building. Counsel needs his laptop during trial for several reasons including, but not limited to: filing last minute pre-trial motions, researching case law during trial, filing half-time motions, preparing jury instruction, checking calendars.

Counsel needs his cell phone in order to connect his laptop to the internet.

Counsel discussed this motion with AUSA Patricia Profit and she is not opposed.

Respectfully Submitted,

/s/ Carlos Moctezuma Garcia  
Carlos Moctezuma Garcia  
Texas State Bar Number: 24065265

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Attorney for the Defendant,  
Jonathan Williams

**CERTIFICATE OF SERVICE**

I certify that a true and exact copy of the Defendant Jonathan Williams' Motion to Allow Counsel to Use Laptop and Cell Phone During Trial was emailed to Patricia Profit, Assistant United States Attorney on the 9th day of November, 2020.

/s/ Carlos Moctezuma Garcia  
Carlos Moctezuma Garcia